PATENT COOPERATION TREATY

From the	
INTERNATIONAL	SEARCHING AUTHORITY





То:			PCI
see form PCT/ISA/220	CATA	INTERNATION	EN OPINION OF THE AL SEARCHING AUTHORITY CT Rule 43 <i>bis</i> .1)
	NE COLUMN	Date of mailing (day/month/year) see	form PCT/ISA/210 (second sheet)
Applicant's or agent's file reference see form PCT/ISA/220		FOR FURTHER A See paragraph 2 below	
International application No. PCT/JP2004/007549	International filing date (d 26.05.2004	day/month/year)	Priority date (day/month/year) 28.05.2003
International Patent Classification (IPC) or H01J9/02, H01J17/16, H01J17/49	both national classification	and IPC	:

1.	This opinion co	ntains indications relating to the following items:
	⊠ Box No. I	Basis of the opinion
	☑ Box No. II	Priority
	☐ Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	☐ Box No. IV	Lack of unity of invention
	☑ Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
	☐ Box No. VI	Certain documents cited
	☐ Box No. VII	Certain defects in the international application
	☐ Box No. VIII	Certain observations on the international application
2.	FURTHER ACT	ION
	written opinion o	international preliminary examination is made, this opinion will usually be considered to be a of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where coses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the reau under Rule 66.1 bis(b) that written opinions of this International Searching Authority ensidered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date,

For further details, see notes to Form PCT/ISA/220.

For further options, see Form PCT/ISA/220.

Name and mailing address of the ISA:

whichever expires later.

Authorized Officer

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 ℓ_{ij}^{\ldots}

	Box	No	o. I Basis of the opinion	
1.	With the la	reg ang	gard to the language , this opinion has been established on the basis of the international application guage in which it was field, unless otherwise indicated under this item.	ation in
	l.	lan	is opinion has been established on the basis of a translation from the original language into the iguage , which is the language of a translation furnished for the purposes of international seander Rules 12.3 and 23.1(b)).	following rch
2.	With nece	re ess	gard to any nucleotide and/or amino acid sequence disclosed in the international application ary to the claimed invention, this opinion has been established on the basis of:	and
	a. typ	ре	of material:	
)	a sequence listing	
]	table(s) related to the sequence listing	-K
	b. fo	rm	nat of material:	•
)	in written format	
]	in computer readable form	
	c. tin	me	e of filing/furnishing:	
]	contained in the international application as filed.	
			filed together with the international application in computer readable form.	•
		_	furnished subsequently to this Authority for the purposes of search.	-
3	. 🗆	ha co	addition, in the case that more than one version or copy of a sequence listing and/or table related as been filed or furnished, the required statements that the information in the subsequent or adopies is identical to that in the application as filed or does not go beyond the application as filed ppropriate, were furnished.	aitioriai

4. Additional comments:



International application No. PCT/JP2004/007549

	Box	No. II	Priority				
1	<u> </u>		llowing document ha	s not been	furnished:		
١.	63		-			ority has been claimed (Ru	ule 43 <i>bis</i> .1 and 66.7(a)).
							ed (Rule 43 <i>bis</i> .1 and 66.7(b)).
		Conse nevert		an naaaibl	o to consid	er the validity of the priorit on that the relevant date is	v claim. This opinion has
2.		This o		blished as	if no priori	ty had been claimed due t . Thus for the purposes of	o the fact that the priority claim this opinion, the international
3.	Add	ditional	observations, if nece	essary:			
							<i>.</i> ₹
						••	
	Bo	x No. V	Reasoned state	ment und	er Rule 43	bis.1(a)(i) with regard to	novelty, inventive step or ement
_	inc	lustrial	applicability; citati	ment undo	er Rule 43 xplanation		novelty, inventive step or ement
_ _ 1	inc	x No. V lustrial	applicability; citati	ment und ons and e	er Rule 43 xplanatio	bis.1(a)(i) with regard to	novelty, inventive step or ement
- - 1	Sta	lustrial atement	applicability; citati	ons and e	er Rule 43 xplanation	bis.1(a)(i) with regard to	novelty, inventive step or ement
_ _ 1	Sta	lustrial	applicability; citati	ons and e	xpianatioi	<i>bis</i> .1(a)(i) with regard tons supporting such state	novelty, inventive step or ement
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see separate sheet

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

Re Item V.

The following document is referred to in this communication:
D1: US 2001/017520 A1 (TANIGUCHI HITOSHI ET AL) 30 August 2001 (2001-08-30)

2 Independent claims 1-3,8

2.1 Document **D1**, which is considered to represent the most relevant state of the art, discloses a method of manufacturing a front plate of a PDP (see Fig. 14A-14E), said method comprising the steps of forming on the glass substrate an unbaked dielectric layer (par. 149), burning the dielectric layer (par. 149), forming a photosensitive unbaked spacer material (i.e. the layer F, par. 150), irradiating said spacer material (par. 152).

From this, the subject-matter of independent claim 8 differs in that:

- a) a burnable intermediate layer which is water soluble is formed between the unbaked dielectric layer and the photosensitive layer;
- b) the unbaked dielectric, the burnable intermediate layer and the patterned spacer material layer are baked simultaneously to burn up said intermediate layer and said spacer layer on said glass substrate simultaneously.

The subject-matter of claim 8 is therefore novel (Article 33(2) PCT).

The problem to be solved by the present invention may be regarded as: how to build a front plate of a PDP having a uniform thickness of a region of a dielectric layer subjected to the removing development.

The solution to this problem proposed in **claim 8** is that of forming a burnable water soluble intermediate layer which may be dissolved upon washing the pattern with water after or simultaneously with the development of the exposed spacer material layer. There are no indications in the prior art documents which would prompt the skilled person to adopt this solution. Therefore, the solution proposed in claim 8 of the present application is considered as involving an inventive step (Article 33(3) PCT).

2.2 The products of independent claims 1-3, which include the water soluble burnable intermediate layer, are suitable for the method of claim 8. These products are neither

International application No. WRITTEN OPINION OF THE INTERNATIONAL SEARCHING **AUTHORITY (SEPARATE SHEET)**

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mentioned nor suggested in any of the prior art documents.

2.3 Claims 4-7,9-11 are dependent claims and as such also meet the requirements of the PCT with respect to novelty and inventive step.

3 Miscellaneous:

- 3.1 The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).
- 3.2 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1 is not mentioned in the description, nor is this document identified therein.